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TO THE STATE OF TH	7			U	Commissioner for Patents, Box PCT Inited States Patent and Trademark Office
U.S. AP	PLICATION NO.	7	PIDOD MALEDO ADDITION		Washington, D.C. 20231
	09/786742		FIRST NAMED APPLICANT		ATTY. DOCKET NO.
	03/100/42	JI	JRGENSEN	<u>H</u>	P01.0032
1				INTERNA	ATIONAL APPLICATION NO.
SCHI	FF HARDIN & WAITE SEARS TOWER			PC	CT/DE99/02721
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1	AGO, IL 60606 6473			I.A. FILING D.	ATE PRIORITY DATE
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1. The	following items have been s	submitted by the	applicant or the IR to the U	Inited States Datont	and Trademants
Office	a Designated	Office (3/ CFR	.494) an Elected Offic	ce (37 CFR 1.495)	:
,	✓ U.S. Basic National Fe	æ.	Indication of Small E	ntity Status.	
	Copy of the internation	al application.	Translation of the inte	rnational application	on into English.
	Oath or Declaration of		Translation of Article	19 amendments in	to English.
	Copy of Article 19 ame	endments.	Other:		
	Priority Document.	-:	<b>.</b>		·
	Translation of Appears	ninary Examinati	on Report in English and it	s Annexes, if any.	
	Translation of Annexes	to the internation	nal Preliminary Examination	n Report into Engli	ish.
prior to	pplicant has requested early ated items in paragraph 3 be 20 or 30 months from the pr U.S. Basic National Fee	now. The Basic	National Fee and the conv.	of the international	ing indicated items and/or application must be filed
3. The i	following items MUST be fu	ırnished within tl	ne period set forth below in	order to complete	the requirements for
	ce under 35 U.S.C. 371:  a. Translation of the app				
	later than the appre	onriate 20 or 30	nonths from the priority da	be required if sub	mitted
	The current transla Translation.	tion is defective	for the reasons indicated or	ite.  1 the attached Notic	e of Defective
	b. Processing fee for pro	oviding the trans	ation of the application and	or the Annexes In	ter then the
	appropriate 20 or 3	30 months from t	he priority date (37 CFR 1	492(f))	
	x c. Oath or declaration of	fershly by the I	compliance with 37 CFR	1.497(a) and (b), p	roperly identifying
	surcharge will be r	equired if submit	ternational application num ted later than the appropria	te 20 or 30 months	al filing date). A from the priority
	The current oath or	declaration does	not comply with 37 CFR	1.497(a) and (b) for	r the reasons
ĺ	indicated on the att  d. Surcharge for providi	ached PCT/DO/I ng the oath or de	EO/917. claration later than the anni	consists 20 os 20	and Committee
	priority date (37 Cl	FR 1.492(e)).			
4. Addıt	ional claim fees of \$	asa 🖂 la	arge entity 🔲 small entity,	including any requ	ired multiple dependent
due (37 C	, are required. Applicant m CFR 1.492(g)). See attached	ust submit the ad I PTO-875.	ditional claim fees or cance	l the additional cla	ims for which fees are
5 m An	mlicant has not enhanced at-		an Harton i		
PCT/DO	plicant has not submitted the /EO/920.	required sequen	ce listing pursuant to 37 CF	FR 1.821-1.825.	See attached
THE PR	THE ITEMS SET FORTH S FROM THE DATE OF IORITY DATE FOR THE ID WILL RESULT IN ABA	APPLICATION	DK KY 22 OR 32 MONTI	HS (whom 27 CET	) 1 40¢
The time 1.136(a).	period set above may be extended	ended by filing a	petition and fee for extension	on of time under th	ne provisions of 37 CFR
7. The	3a or 3c is checked, a transl will be cancelled. A process Article 19 amendments are CFR 1.495(d)) months from	cancelled since	equired if submitted later the i translation was not provid	an 20 or 30 months	from the animals, to
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address gi	is reminded that any commu ven in the heading and inclu	inication to the U de the U.S. appli	nited States Patent and Tra- cation no. shown above. (3	demark Office mus 7 CFR 1.5)	t be mailed to the
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U.S. APPLICATION NO.	<u> </u>	JURGENSEN	H P01.0032
09/786	742 JURGENSEN		INTERNATIONAL APPLICATION NO.
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with 37 CFR 1.4	497(a),(b) and (f) in that	it it:	
		ither 37 CFR 1.66 or 37 CFR	1.68.
<u> </u>	dentify the application to v	which it is directed.	
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5 deed not 6	tote that the person making	g the oath or declaration belie	ves the named inventor or inventors
to be the	original and first inventor	or inventors of the subject ma	tter which is claimed and for which
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1.497(a) AND WILL RESUL ABANDONM	(b), AND 1.497(d) WI T IN FAILURE TO EI ENT OF THE APPLIC	HERE APPROPRIATE, V NTER THE NATIONAL	
1. does	not identify the mailing ad	dress of each inventor. If the	residence is different from the untry of residence of each inventor
must	also be given.	•	
_		aking the oath or declaration:	
a □ h:	as reviewed and understand	ds the contents of the applicati	ion, including the claims, as
a n: a:	mended by any amendmen	t specifically referred to in the	e oath or declaration.
	material to patentability as	defined in 37 CFR 1.56.	nation known to the person to be
. prio		CFR 1.55, and any foreign a h priority is claimed, by speci	or's certificate for which a claim for application having a filing date before fying the application serial number,
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